## 

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

MAR - 8 2017

	OAKLAND DIVISION	SUSAN Y. SI	OONG
United States of America,	) Case No. 17 - (	NORTHERN DISTRICT C CR - DEO23 TOAKLAND	ICT COURT OF CALIFORNIA
Plaintiff,		DER EXCLUDING IE SPEEDY TRIAL ACT	
KARL JAMES STEALIN, Defendant.	) ) )		
For the reason stated by the parties on the re Trial Act from $3/8/2017$ , to $4$ continuance outweigh the best interest of the 3161(h)(7)(A). The Court makes this finding	e public and the defendant in	n a speedy trial. See 18 U.S.C	the Speedy y the C. §
Failure to grant a continuar See 18 U.S.C. § 3161(h)(7)		in a miscarriage of justice.	
defendants, the nature of th or law, that it is unreasonab	e prosecution, or the exister ole to expect adequate prepa	pplicable reasons] the number nee of novel questions of fact tration for pretrial proceeding. See 18 U.S.C. § 3161(h)(7)(1)	s or the trial
		nt reasonable time to obtain of 8 U.S.C. § 3161(h)(7)(B)(iv)	
Failure to grant a continuan counsel's other scheduled consel's U.S.C. § 3161(h)(7)	ase commitments, taking in	by the defendant continuity of to account the exercise of due	counsel, given e diligence.
	aration, taking into account	y the defendant the reasonable the exercise of due diligence	
For the reasons stated on the 3161(b) and waived with the 5.1(c) and (d).	e record, it is further ordered e consent of the defendant u	d that time is excluded under under Federal Rules of Crimin	18 U.S.C. § nal Procedure
For the reasons stated on the 3161(h)(1)(E)(F) for delay r	record, it is further ordered esulting from removal/trans	d that time is excluded under sport of the defendant to anot	18 U.S.C. § her district.
IT IS SO ORDERED.  DATED: 3817	Kandis A.	des Westman	
0050		es Magistrate Judge	

STIPULATED:

Attorney for Defendant

GNIL Shifman